Attorney Docket No.: 5543P003	Patent	
First Named Inventor:Jose J. Garcia-Luna-Aceves	<u></u>	
Check One:	Complete If Known:	
Declaration Submitted with Initial Filing OR A Declaration Submitted After Initial Filing (Surcharge under 37 C.F.R. § 1.16(f) Required).	Application No.: 09/845,088 Filing Date: 04/26/2001 Art Unit: 2454 Examiner Name: Siddigi, Mohammad A.	
SUPPLEMENTAL DECLARATION AND POWER OF ATTORNEY	FOR UTILITY OR DESIGN PATENT APPLICATION	
I hereby declare that:		
(1) Each inventor's residence, mailing address, and citizenship a l believe the inventor(s) named below to be the original and first and for which a patent is sought on the invention entitled: SYSTEM AND METHOD FOR CONTROLLING ACCESS TO CONTEN	t inventor(s) of the subject matter which is claimed	
(Title of the Invention)		
the specification of which		
is attached hereto OR X was filed on (MM/DD/YYYY) <u>04/26/200</u> as United States Application Numbror PCT International Application or PCT International Application and was amended on (MM/DD/YYY	er <u>09/845,088</u> mber	

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim(s), as amended by any amendment specifically referred to above.

I do not know and do not believe that the claimed invention was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof or more than one year prior to this application. I do not know and do not believe that the claimed invention was in public use or on sale in the United States of America more than one year prior to this application, nor do I know or believe that the invention has been patented or made the subject of an inventior's certificate issued before the date of this application in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months (for a utility patent application) or six months (for a design patent application) or six months (for a design patent application) or jor to this application).

I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

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Authorization To Permit Access to Application by Participating Offices

☑ If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (IPO), and any other intellectual property offices in which a foreign application claiming priority to the above-identified application is filed access to the above-identified patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, or other intellectual property office in which a foreign application claiming priority to the above-identified application is filed to have access to the apolication.

In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the application-as-filled with respect to: (1) the above-identified application, (2) any foreign application to which the above-identified application claims priority under 35 USC 1.19(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the above-identified US application, and (3) any U.S. application from which benefit is sought in the above-identified application.

In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing the Authorization to Permit Access to Application by Participating Offices.

Claim of Foreign Priority Benefits

I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed.

Copy	Attached?
☐ Yes	No
☐ Yes	No
□ Yes	No
	□ Yes ata she

ttached hereto.

Appointment of Patent Practitioners:

I hereby appoint the patent practitioners associated with the **Customer Number** <u>**08791**</u> as my respective patent attorneys and patent agents, with full power of substitution and revocation, to prosecute this application and to transact all business in the **U.S.** Patent and **Trademark Office** connected herewith.

If this patient application is assigned, then the undersigned hereby authorizes the patient attorneys and patient agents named herein to accept and follow instructions from the assignee(s) as to any action to be taken in the United States Patient and Trademark Office regarding this application without direct communication between the patient attorneys and patient agents and the undersigned. In the event of a change in the persons from whom instructions may be taken, at least one patient attorney or patient agent named herein will be so notified by the undersigned.

Direct all correspondence to (check one):

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Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to dientity theft. Personal information such as social security numbers, lower than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information included in documents submitted to the USPTO, betterer/applicant is advised consider reducing such personal information in included in documents submitted to the USPTO. Petitioner/applicant is advised that the record of a patent application requires into compliance with 37 CFR 1.213(a) is made in the application of results and application requested in a position of the application (unless a non-publication requested in a published application or an instead potent (see 37 CFR 1.213(a). Circled and render available to the publish of a potent. Furthermore, the record from an abandoned application requires available to the publish of a potent in a potent (see 37 CFR 1.213(a). Circled and render available to the publish of a potent (see 37 CFR 1.213(a). Circled and credit card cardial c

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NAME OF SOLE OR FIRST INVENTOR:	A petition has been filed for this unsigned inventor
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